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January 12, 2018

Magistrate Judge Peggy Kuo
United States District Court
Eastern District of New York
225 Camden Plaza East
Brooklyn, New York 11201

Re: *Allstate Ins. Co. v. Mirvis*; 08-CV-4405 (SLT)(PK)

Dear Judge Kuo:

This Firm represents non-parties Lyubov Mirvis, Tatyana Mirvis and Alexander Boriskin. I write at the suggestion of Ms. Claudia Riquelme to explain the hardship that the adjournment of today's conference/hearing operates on my clients.

As we know, by Order dated October 23, 2017 (ECF No. 524), Allstate received, *ex-parte*, a restraint on the significant income of non-party Tatyana Mirvis. All of it. Allstate knows that this income supports not just Tatyana, but four other people. After I objected to that *ex-parte* restraint, which I believe the Court issued based on questionable facts and circumstances, the Court scheduled this matter to be heard on December 20, 2017. Allstate, however, asked that I consent to an adjournment. Given the *ex-parte* restraint, I was reluctant to do so, but agreed to a short adjournment. That agreed-upon adjourned date was today, January 12, 2018. I understand that there was some Court confusion in accepting this date, but waiting until March 6, 2017, creates a difficult financial situation for my clients. By that date, this income will have been restrained, *ex-parte*, for close to five months.

My clients and I appreciate the Court's consideration. Thank you.

Respectfully submitted,



Meyer Y. Silber

By ECF